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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

IN RE: UBER TECHNOLOGIES, INC.,
PASSENGER SEXUAL ASSAULT
LITIGATION

Case 3:23-md-03084-CRB
MDL No. 3084
Honorable Charles R. Breyer
JURY TRIAL DEMANDED
REDACTED

This Document Relates to:

A.R. v. Uber Technologies, Inc., et al.,
No. 3:24-cv-07821

AMENDED BELLWETHER COMPLAINT AND DEMAND FOR JURY TRIAL

Under PTO 21 (ECF 1950), Plaintiff A.R. [hereafter referred to as A.R.2] files this
Amended Bellwether Complaint against the Defendants named below. Plaintiff incorporates the

allegations set out in the Master Long-Form Complaint filed at ECF 269 in *In re: Uber Technologies, Inc., Passenger Sexual Assault Litigation*, No. 23-md-3084 (N.D. Cal.).

I. DESIGNATED FORUM¹

1. Identify the Federal District Court in which the Plaintiff would have filed in the absence of direct filing: Northern District of California.

II. IDENTIFICATION OF PARTIES

A. PLAINTIFF

2. *Injured Plaintiff*: Name of the individual sexually assaulted, battered, harassed, and/or otherwise attacked by an Uber driver with whom they were paired while using the Uber platform: A.R.2

3. At the time of the filing of this Amended Bellwether Complaint, Plaintiff resides at: Philadelphia, Philadelphia County, Pennsylvania

B. DEFENDANT(S)

4. Plaintiff names the following Defendants in this action.

☒ UBER TECHNOLOGIES, INC.;²

☒ RASIER, LLC;³

☒ RASIER-CA, LLC.⁴

C. RIDE INFORMATION

5. Plaintiff was sexually assaulted, harassed, battered, and/or otherwise attacked by an Uber driver in connection with an Uber ride in San Francisco County, California on August 10, 2023.

6. The driver goes by [REDACTED]. His legal name is [REDACTED].

7. Plaintiff was the owner of the Uber account used to request the relevant ride.

¹ See PTO No. 6, at II(C) (ECF 177).

² Delaware corporation with a principal place of business in California.

³ Delaware corporation with a principal place of business in California.

⁴ Delaware corporation with a principal place of business in California.

1 8. When the driver arrived, he asked if Plaintiff wanted to sit in the front. Plaintiff did
2 so.

3 9. Partway through the ride, the driver used Uber's Driver App to indicate that the
4 ride had ended.

5 10. Plaintiff was worried but stayed calm to avoid provoking the driver.

6 11. The driver drove about 3 or 4 blocks down the road and pulled over.

7 12. The location where the driver pulled over was about 1.6 miles from Plaintiff's
8 requested destination.

9 13. The driver then reached over and kissed Plaintiff on the lips twice.

10 14. Plaintiff unlocked the door, exited the vehicle, and called a friend to come pick her
11 up.

12 [REDACTED]

13 [REDACTED]

14 [REDACTED]

15 [REDACTED]

16 [REDACTED]

17 [REDACTED]

18 [REDACTED]

19 [REDACTED]

20 [REDACTED]

21 [REDACTED]

22 [REDACTED]

23 [REDACTED]

24 [REDACTED]

25 [REDACTED]

26 [REDACTED]

27 [REDACTED]

28

28. The conduct described in the Master Long-Form Complaint and herein was a substantial factor in causing Plaintiff to suffer economic and non-economic harm.

III. CAUSES OF ACTION ASSERTED

29. The following Causes of Action asserted in the Master Long-Form Complaint, including all allegations in support, are adopted in this Amended Bellwether Complaint by reference:

Check if Applicable	Cause of Action Number	Cause of Action
<input checked="" type="checkbox"/>	I	CLAIM B - NEGLIGENCE (excluding entrustment theory)
<input checked="" type="checkbox"/>	II	CLAIM C - FRAUD AND MISREPRESENTATION
<input checked="" type="checkbox"/>	III	CLAIM E - COMMON CARRIER'S NON-DELEGABLE DUTY TO PROVIDE SAFE TRANSPORTATION
<input checked="" type="checkbox"/>	VI	CLAIM G.1 - VICARIOUS LIABILITY- EMPLOYEE
<input checked="" type="checkbox"/>	VI	CLAIM G.2 - VICARIOUS LIABILITY- APPARENT AGENCY
<input checked="" type="checkbox"/>	VII	CLAIM G.3 - VICARIOUS LIABILITY-RATIFICATION
<input checked="" type="checkbox"/>	VIII	CLAIM H - STRICT PRODUCTS LIABILITY - DESIGN DEFECT
<input checked="" type="checkbox"/>	IX	CLAIM H - STRICT PRODUCTS LIABILITY - FAILURE TO WARN
<input type="checkbox"/>	X	CLAIM H - STRICT PRODUCTS LIABILITY - PRODUCTS LIABILITY ACTS

IV. ADDITIONAL ALLEGATIONS IN SUPPORT OF VICARIOUS LIABILITY CLAIMS

30. Plaintiff alleges that Defendants are vicariously liable for the following intentional torts committed by the driver in addition to being vicariously liable for the driver's negligence.

1 31. **Assault.** The driver acted intending to cause harmful or offensive contact. Plaintiff
2 reasonably believed that she was about to be touched in a harmful or an offensive manner.
3 Alternatively, the driver threatened to touch Plaintiff in a harmful or an offensive manner. It
4 reasonably appeared to Plaintiff that driver was about to carry out the threat. Plaintiff did not
5 consent to the driver's conduct. Plaintiff was harmed.

6 32. **Battery.** The driver touched Plaintiff with the intent to harm or offend her.
7 Plaintiff did not consent to the touching. Plaintiff was harmed and offended by the driver's
8 conduct. A reasonable person in Plaintiff's situation would have been offended by the touching.

9 33. **False Imprisonment.** The driver intentionally deprived Plaintiff of her freedom of
10 movement by use of force, threats of force, and menace. The restraint compelled Plaintiff to stay
11 somewhere for some appreciable time. Plaintiff did not knowingly or voluntarily consent.
12 Plaintiff was harmed.

13 **V. ADDITIONAL ALLEGATIONS IN SUPPORT OF FRAUD AND**
14 **MISREPRESENTATION CLAIM**

15 34. When ordering Uber rides, Plaintiff regularly looked at messages Uber conveyed
16 about the driver, including the driver's identity, the driver's photo, and the driver's "star rating."

17 35. Indeed, the App makes it exceedingly difficult to order an Uber, identify the
18 vehicle, and enter the car without seeing messages Uber conveys through the App, to every
19 passenger, about the driver, including the driver's identity, the driver's photo, and the driver's
20 "star rating."

21 36. If a passenger ordered a ride, and then never again looked at the App, she would
22 have no way of knowing when a driver was selected, when the driver would arrive, or what car he
23 was driving.

24 37. In fact, the App prompts passengers to look at the App after they order the ride,
25 including specifically the messages regarding the driver, by sending notifications when a driver is
26 selected, when the driver is nearby, and when the driver has arrived.

1 38. In communicating to Plaintiff about the driver, Uber did not [REDACTED]
2 [REDACTED]
3 [REDACTED] described above.

4 39. The concealed information was in Uber's possession and not otherwise available
5 to Plaintiff.

6 40. Uber's failure to disclose [REDACTED]
7 [REDACTED], made the information it conveyed about the driver materially
8 incomplete.

9 41. Had Plaintiff known [REDACTED]
10 [REDACTED], she would not have taken the Uber ride.

11 **VI. ADDITIONAL ALLEGATIONS IN SUPPORT OF RATIFICATION CLAIM**

12 [REDACTED]
13 [REDACTED]

14 **VII. ADDITIONAL ALLEGATIONS IN SUPPORT OF PRODUCTS LIABILITY**
15 **CLAIMS**

16 [REDACTED] Safe Ride Matching. [REDACTED]
17 [REDACTED]
18 [REDACTED]
19 [REDACTED]
20 [REDACTED]

21 [REDACTED]
22 [REDACTED]
23 [REDACTED]
24 [REDACTED]
25 [REDACTED]
26 [REDACTED]
27 [REDACTED]

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[REDACTED]

51. **Gender Matching.** The Uber App was in a defective condition unreasonably dangerous to users or consumers, including Plaintiff, because the Uber app was designed with an

1 algorithm that matched female passengers with male drivers and had no modification to allow
2 female passengers the option to be matched only with female drivers.

3 52. Uber tracks the rates of sexual misconduct and assault committed by its drivers
4 against its passengers and collects data on the gender of the driver and passenger involved in
5 those incidents. At all relevant times, [REDACTED]
6 [REDACTED]
7 [REDACTED]. The risk of sexual assault associated with such pairings,
8 while known to Uber based on its internal data collection and analysis, was beyond that
9 contemplated by the ordinary user or consumer.

10 53. Uber could have, but did not, modify its matching algorithm on the backend to
11 give female passengers the option to select female drivers. Such a modification is feasible
12 because Uber has made such modifications in markets outside of the United States, such as Saudi
13 Arabia. Uber has not modified the code of the matching algorithm on the backend for the version
14 of the Uber App available in the United States market to allow for female Uber passengers,
15 including Plaintiff, to choose gender-matched rides.

16 54. Uber knew that a gender-matching option would have prevented assaults like the
17 one suffered by Plaintiff.

18 55. Had a gender-matching functionality been available, Plaintiff would have toggled
19 it on for the ride in question.

20 56. Use of the gender-matching option would have prevented her assault by her male
21 driver because Plaintiff never would have been in the car with this driver had a gender matching
22 functionality been toggled on and would, instead, have been paired with an entirely different
23 person.

24 57. **App-Based Ride Recording.** The Uber App was defective in its design because it
25 could have been, but was not, designed to trigger automatic video recording of rides and the time
26 period immediately around them, whether through using the camera already installed on a
27 driver's cell phone during Uber trips, or through an external device linked to the App.
28

1 58. The presence of cameras serves a deterrent function that significantly reduces and
2 prevents sexual assault and misconduct. Even the potential for a ride to be recorded serves a
3 deterrent function that significantly reduces and prevents sexual assault and misconduct.

4 59. Uber is aware that the presence of cameras serves as a deterrent function that can
5 and does significantly reduce sexual assault and sexual misconduct and, to that end, has explored
6 the use of recording functionalities for the Uber App. But these recording functionalities (even if
7 they were available during Plaintiffs' ride) are inadequately designed to address sexual assault or
8 sexual misconduct committed by drivers against passengers.

9 60. For example, Uber developers modified the code of the Uber App on the back end
10 to allow in-app video recording by the driver. That is, when toggled on by the driver, this
11 functionality allowed drivers to record internal footage of Uber trips using their phone's camera
12 as a dash camera.

13 61. In addition to making the feature optional, rather than automatic, Uber coded its
14 in-app video recording functionality so that all recordings are encrypted in the Uber App and
15 locally stored on the driver's cell phone, meaning that recordings cannot be obtained by Uber, law
16 enforcement, or any third party without the express authorization of the driver.

17 62. The result is that in-app video recording does not have any deterrent effect on
18 sexual assault or sexual misconduct by drivers against passengers because drivers exercise
19 absolute control over whether recording happens, and because drivers know that, even if the
20 technology is on, third parties cannot access the recordings.

21 63. Had the Uber App included automatic video monitoring of rides, by definition that
22 feature would have been engaged on Plaintiff's ride.

23 64. Automatic video monitoring would have deterred the driver from assaulting
24 Plaintiff.

25 65. **GPS Route Discrepancy Alerts.** Using its own internal data, Uber was aware at
26 all relevant times that the risk of sexual assault or sexual misconduct was greatest when a driver
27 goes off route, when a driver stops for an unusual amount of time, or when the driver and rider
28 stay in proximity after a ride has concluded. The increased risk of sexual assault associated with

1 these route deviations as well as the prevalence of their occurrence, were risks beyond that
2 contemplated by the ordinary user or consumer, who lacked access to Uber's internal data or
3 analytics.

4 66. The Uber App is designed to receive, track, and monitor GPS data from riders and
5 drivers at all times while using the Uber App. Uber monitors GPS data from both driver and rider
6 phones. Specifically, while in use, the Uber App ingests GPS location information and telematics
7 data from driver and rider phones, which its algorithm uses to Uber uses these data to, for
8 example, automatically direct the driver to the rider's location, and monitor the speed, braking,
9 and other driving maneuvers, as well as to predict route times.

10 67. The data Uber collects give it the capability to detect when a ride has deviated
11 from the expected route, including when a driver goes off route, when a driver stops for an
12 unusual amount of time, or when the driver and rider stay in proximity after a ride has concluded.

13 68. Uber could have, and should have, designed the App to use the GPS technology
14 that it already built into the app to automatically trigger safety alerts in the event of route
15 deviations, unusually long stops, or excessive time spent with a passenger at the beginning or end
16 of a route.

17 69. An appropriately-designed GPS Alert feature would have flagged Plaintiff's ride
18 due to the driver terminating the ride early via the Driver App and/or stopping on the side of the
19 road at a location other than the destination.

20 70. An appropriately-designed GPS Alert function would have prevented or lessened
21 the severity of Plaintiff's assault, including by deterring the driver from engaging in the assault in
22 the first place or summoning an intervention.

23 **WHEREFORE**, Plaintiff prays for relief and judgment against Defendants for economic
24 and non-economic compensatory and punitive and exemplary damages, together with interest,
25 costs of suit, attorneys' fees, and all such other relief as the Court deems proper. At this time,
26 Plaintiff does not seek injunctive relief, but reserves all rights to later seek such relief as
27 appropriate under Fed. R. Civ. P. 15(b)(2) and Fed. R. Civ. P. 54(c).
28

JURY DEMAND

Plaintiff demands a trial by jury as to all claims in this action.

Dated: March 14, 2025

/s/ Rachel B. Abrams

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FILER'S ATTESTATION

I am the ECF User whose ID and password are being used to file this document. In compliance with Civil Local Rule 5-1(i)(3), I attest that the signatory above has concurred in this filing.

Dated: March 14, 2025

By: /s/ Annie M. Wanless
Annie M. Wanless